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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. | |
|--|-----------------|----------------------|-----------------------------|------------------|--|
| 09/994,659 | 11/28/2001 | Manabu Kagami | P 284170 T36-137764M/KOH | 8435 | |
| 21254 | 7590 11/09/2005 | | EXAM | EXAMINER | |
| MCGINN INTELLECTUAL PROPERTY LAW GROUP, PLLC | | | ANGEBRANNDT, MARTIN J | | |
| 8321 OLD C SUITE 200 | OURTHOUSE ROAD | | ART UNIT | PAPER NUMBER | |
| | A 22182-3817 | | 1756 | | |

DATE MAILED: 11/09/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

Advisory Action Before the Filing of an Appeal Brief

| Applicant(s) | : |
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| KAGAMI ET AL | |
| Art Unit | : |
| 1756 | : |
| | KAGAMI ET AL |

| | | Martin J. Angebranndt | 1756 | |
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| Ti | ne MAILING DATE of this communication appe | ars on the cover sheet with the | correspondence addi | ess |
| THE REPLY F | FILED 27 October 2005 FAILS TO PLACE THIS A | APPLICATION IN CONDITION FOR | R ALLOWANCE. | : |
| this app places t a Reque time per | | wing replies: (1) an amendment, af stice of Appeal (with appeal fee) in see with 37 CFR 1.114. The reply m | fidavit, or other eviden compliance with 37 CF | ce, which R 41.31; or (3) |
| b) The no e Exai | period for reply expires 6 months from the mailing date period for reply expires on: (1) the mailing date of this Assent, however, will the statutory period for reply expire laminer Note: If box 1 is checked, check either box (a) or 0 MONTHS OF THE FINAL REJECTION. See MPEP 7 | Advisory Action, or (2) the date set forth ater than SIX MONTHS from the mailin (b). ONLY CHECK BOX (b) WHEN TH | g date of the final rejection | n. |
| have been filed under 37 CFR of set forth in (b) a | me may be obtained under 37 CFR 1.136(a). The date is the date for purposes of determining the period of ex 1.17(a) is calculated from: (1) the expiration date of the sabove, if checked. Any reply received by the Office latery earned patent term adjustment. See 37 CFR 1.704(b) APPEAL | tension and the corresponding amount shortened statutory period for reply orig r than three months after the mailing da | of the fee. The appropria | ate extension fee e action; or (2) as |
| filing the | cice of Appeal was filed on A brief in comp e Notice of Appeal (37 CFR 41.37(a)), or any exte e of Appeal has been filed, any reply must be filed FS | nsion thereof (37 CFR 41.37(e)), to | avoid dismissal of the | |
| (a) | oposed amendment(s) filed after a final rejection, hey raise new issues that would require further co hey raise the issue of new matter (see NOTE belo hey are not deemed to place the application in be | nsideration and/or search (see NO ow); | TE below); | |
| (d) T (m) T (d) T | ppeal; and/or hey present additional claims without canceling a NOTE: (See 37 CFR 1.116 and 41.33(a)). | corresponding number of finally re | ected claims. | : : : |
| 5. Applica | endments are not in compliance with 37 CFR 1.1 ant's reply has overcome the following rejection(s) proposed or amended claim(s) would be also also also also also also also also |): | | |
| 7. For pury how the The stat Claim(s Claim(s Claim(s | wable claim(s). poses of appeal, the proposed amendment(s): a) new or amended claims would be rejected is pro- tus of the claim(s) is (or will be) as follows:) allowed: none.) objected to: none.) rejected: 1-28 and 35-39.) withdrawn from consideration: | | II be entered and an e | xplanation of |
| AFFIDAVIT O | R OTHER EVIDENCE | | | : |
| because | davit or other evidence filed after a final action, bue applicant failed to provide a showing of good an earlier presented. See 37 CFR 1.116(e). | it before or on the date of filing a N d sufficient reasons why the affidat | otice of Appeal will <u>not</u> vit or other evidence is | be entered necessary and |
| entered showing | davit or other evidence filed after the date of filing because the affidavit or other evidence failed to o a good and sufficient reasons why it is necessar | overcome <u>all</u> rejections under appe y and was not earlier presented. S | al and/or appellant fail see 37 CFR 41.33(d)(1 | s to provide a). |
| REQUEST FO | fidavit or other evidence is entered. An explanatio OR RECONSIDERATION/OTHER | | - | · : |
| See Co | quest for reconsideration has been considered buontinuation Sheet. | | | ce because: |
| 12. | ne attached Information Disclosure Statement(s). | (PTO/SB/08 or PTO-1449) Paper N | vo(s)//w | |
| | | | Martin J Angebrann Primary Examiner | dt |

Continuation of 11. does NOT place the application in condition for allowance because: The examiner maintains the position for the reasons of record, reiterating the position of the inherency of the free radical based curing of acrylic/acrylate monomers and cationic curing for epoxy monomers. Noting that there are applicants in common, one of the common applicants is free to swear out a declaration that a testing was performed to determine the mechanism of polymerization, present the results of the testing and state the mechanisms OBSERVED and how they are outside of the coverage set forth in the claims. The applicant's representative also ignores the teachings of Kawabata et al. '494. which specifically discuss acrylates as free radically photocurable species and exposies as cationically photocurable. The direction to the applicants own specification is to emphasize how factually flawed the applicant's representative's arguments are in that they conflict with the applicants own teachings in the specification. The issue of overall ownership is clouded as the applicant asseerts that the applications are not commonly assigned, but Kagami et al. '188 is assigned to Kabushiki Kaisha Toyota Chuo Kenkyusho (see front page), which is the same company as the mailing address used in the oath of the instant application by each of the applicants. The examiner is unsure how to proceed and has kept the options of double patenting rejection and interference proceedings availible. The rejections stand.

11/3/05